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Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
12th Street, SW
Washington, DC 20554

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Subscriber Notification Report

August 8, 2005

RE: FCC WC Docket No. 05-196
Response form Callis Communications also dba Greenpath Communications

This report is submitted on behalf of Callis Communications also doing business as Greenpath Communications in accordance with the referenced Docket.. Both Callis Communications and Greenpath Communications provide VoIP Services to a small customer base.

Company offices are located at:

720 Oak Circle Drive East
Suite 100
Mobile, AL 36609
Telephone: 251-662-8300

All customers have been sent, in plain language, a letter explaining the limitations regarding access to E911 Service via our VoIP Platform. This letter also explains the need to advise all employees of these limitations. These letters were sent via the US Postal Service and/or email. Each letter clearly explains the limitations and offers suggestions for contacting the proper 911 Center in an emergency. The majority of our customers are in our home base area. These customers have no limitation concerning E911 access assuming the VoIP Telephone is in use at the facility in which it was installed. The limitation only applies if the customer moves the telephone to another location and this was clearly explained. For the few customers outside of our home base

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of operation, the limitations regarding access to the proper 911 center was clearly explained. All letters were sent by August 8, 2005.

A record is being maintained of all notifications and of responses from customers regarding their acknowledgement. All customers were asked to call our toll free number and acknowledge receipt and understanding of the notification. Customers who have not called will be contacted via telephone to ensure receipt and acknowledgement. Records will be maintained as to the customer contact person, date and time of call, and acknowledgement that they understand the limitations.

The letter also advised all customers that labels are being sent regarding the limitations. The customer was also advised to place the label on or near each telephone. The labels will be in the hands of all customers prior to August 29, 2005 and they will once again be advised to place them on or near each telephone. Labels will either be hand delivered or sent via US Postal Service or UPS.

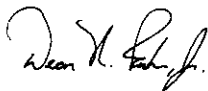
- Total quantity of VoIP customers: 44
- Quantity of VoIP customers sent a letter or email by August 8, 2005: 44
- Percent of VoIP customers sent a letter or email by August 8, 2005: 100%
- Quantity of customers who have acknowledged receipt and understanding: 14
- Percent of customers who have acknowledged receipt and understanding: 32%
- Percent of customers where a response is not anticipated by August 29th: 0%
- Percent of customers who will not have appropriate labels in their possession by August 29th 0%

The following person is responsible for Regulatory Compliance including the VoIP E911 Order:

Dean Parker
President of Callis Communications
President of Greenpath Communications
720 Oak Circle Drive East
Suite 100
Mobile, AL 36609
Tel: 251-662-8300
Fax: 251-445-6606
Email: dean.parker@mycallis.com

Should you require additional information, please contact me at the above location.

Sincerely,



Dean Parker